

TECHNOLOGY CENTER R3700



Atty. Dkt. No. 066243-0219 (112018)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Nielsen et al.

Title:

PATIENT MONITOR AND METHOD WITH NON-INVASIVE

CARDIAC OUTPUT

MONITORING

Appl. No.:

10/034,351

Filing Date:

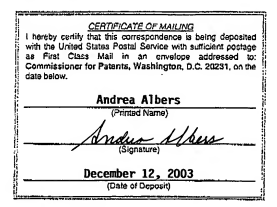
12/20/2001

Examiner:

Scott M. Getzow

Art Unit:

3762



DECLARATION UNDER 37 C.F.R. § 1.132

Commissioner for Patents Washington, D.C. 20231

Şir:

- I, Patrick Van Ryzin, state and declare that:
- 1. I am a co-inventor of claims 1-39 of the patent application identified above.
- 2. I am currently an employee of GE Medical Systems and have been since _2/6/95. My current position is _Integration Leader.
- 3. The Solar 7000/8000 Patient Monitor is a product that is made and sold by GE Medical Systems.
- 4. The Solar 7000/8000 Patient Monitor Operator's Manual is a manual that describes the functions of the Solar 7000/8000 Patient Monitor
- 5. I conceived of the use of non-invasive cardiac output with the Solar Patient Monitor while working for GE Medical Systems.

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- 6. Non-invasive Cardiac Output was added to the Solar 7000/8000 Patient Monitor as a result of my conception.
- 7. I have reviewed Claims 1-10, 12-20, and 28-39 of the patent application identified above.
- 8. The portions of the Solar 7000/8000 Patient Monitor Operator's Manual that anticipate Claims 1-10, 12-20, and 28-39 of the above-referenced application as amended in the response to be filed with this declaration embody a reduction to practice of my conception. Thus, the portions of the Solar 7000/8000 Patient Monitor Operator's Manual that anticipate Claims 1-10, 12-20, and 28-39 of the above-referenced patent application are attributable to my own invention and not to the invention of another.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing therefrom.

Date 12/10/03

Patrick Van Ryzir